EXHIBIT 4 FILED UNDER SEAL

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1	UNITED STATES DISTRICT COURT
2	FOR THE NORTHERN DISTRICT OF CALIFORNIA
3	x
	SONOS, INC.,
4	
	Plaintiff,
5	vs. Case No. 3:21-CV-07559-WHA
6	GOOGLE LLC,
	Defendant.
7	X
8	-AND-
9	
10	UNITED STATES DISTRICT COURT
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA
12	x
13	GOOGLE LLC,
14	Plaintiff,
15	vs. Case No. 3:20-CV-06754-WHA
16	SONOS, INC.,
	Defendant.
17	X
18	**CONFIDENTIAL**
19	
20	REMOTE VIDEOTAPED DEPOSITION BY VIRTUAL ZOOM OF
21	JONI HOADLEY
22	Wednesday, April 13, 2022
23	
24	Reported By: Lynne Ledanois, CSR 6811
25	Job No. 5183741
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1	UNITED STATES DISTRICT COURT
2	FOR THE NORTHERN DISTRICT OF CALIFORNIA
3	X
	SONOS, INC.,
4	
	Plaintiff,
5	vs. Case No. 3:21-CV-07559-WHA
6	GOOGLE LLC,
	Defendant.
7	x
8	-AND-
9	
10	UNITED STATES DISTRICT COURT
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA
12	x
13	GOOGLE LLC,
14	Plaintiff,
15	vs. Case No. 3:20-CV-06754-WHA
16	SONOS, INC.,
17	Defendant.
	X
18	
19	Videotaped deposition of JONI HOADLEY,
20	taken in Santa Barbara, California, commencing at
21	9:05 a.m., on Wednesday, April 13, 2022, before
22	Lynne Ledanois, Certified Shorthand Reporter No.
23	6811.
24	
25	
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1	REMOTE APPEARANCES
2	
3	Counsel for Sonos LLC:
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12	Counsel for Google LLC:
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14	BY: ANNE-RAPHAELLE AUBRY
15	Attorney at Law
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18	Boston, Massachusetts 02199
19	anneraphaelleaubry@quinnemanuel.com
20	
21	ALSO PRESENT:
22	Scott Slater, Videographer
23	
24	
25	
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1	materials.
2	I recall one of those redesigns was
3	related to that, but I don't remember the other two,
4	necessarily.
5	Q When you started at Sonos, is it fair to
6	say that you had experience developing software for
7	hardware?
8	A I had some experience from my MusicMatch
9	days.
10	Q I want to go back to the place of Sonos
11	projects that we talked about a little bit earlier
12	in the deposition.
13	Do you remember that?
14	A Yes.
15	Q And could you remind me what Play-to-Sonos
16	was? What did it involve?
17	A Play-to-Sonos was the ability to play music
18	using a non-Sonos app on the Sonos system.
19	Q Would you assume that this Play-to-Sonos
20	and this ability to play using play music using a
21	non-Sonos app, that was related to your goal to make
22	music a more social experience?
23	A Yes.
24	Q Why was it important to make music a more
25	social experience?

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1	I, LYNNE M. LEDANOIS, a Certified
2	Shorthand Reporter of the State of California, do
3	hereby certify:
4	That the foregoing proceedings were taken
5	before me at the time and place herein set forth;
6	that a record of the proceedings was made by me
7	using machine shorthand which was thereafter
8	transcribed under my direction; that the foregoing
9	transcript is a true record of the testimony given.
10	Further, that if the foregoing pertains to
11	the original transcript of a deposition in a Federal
12	Case, before completion of the proceedings, review
13	of the transcript [x] was [] wasn't requested.
14	I further certify I am neither financially
15	interested in the action nor a relative or employee
16	of any attorney or party to this action.
17	IN WITNESS WHEREOF, I have this date
18	subscribed my name.
19	Dated: APRIL 15, 2022
20	
21	
22	
23	Le Marie 1
24	Lynne Marie Ledanois
	LYNNE MARIE LEDANOIS
25	CSR No. 6811
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